

On October 31, 2002 at 12:19 PM I received a telephone call that was placed to my home phone of 412-362-2054. The call consisted solely of a prerecorded message from "Ed Rendell". The prerecorded message urged me to vote for Ed Rendell, but it did not contain an address or a phone number for Ed Rendell. I dialed \*69 and the call was identified as being placed by 555-555-5555.

On November 2, 2002 at 4:15 PM I received a telephone call that was placed to my home phone of 412-362-2054. The call consisted solely of a prerecorded message from "Franco Harris". The prerecorded message urged me to vote for Ed Rendell, but it did not contain an address or a phone number for Franco Harris or Ed Rendell.

On November 4, 2002 at 1:41 PM I received a telephone call that was placed to my home phone of 412-362-2054. The call consisted solely of a prerecorded message from "Ed Rendell". The prerecorded message urged me to vote for Ed Rendell, but it did not contain an address or a phone number for Ed Rendell. I dialed \*69 but was told that the service could not be activated because the caller was not in my service area.

On November 5, 2002 at 10:28 AM I received a telephone call that was placed to my home phone of 412-362-2054. The call was placed by a predictive dialer that abandoned the call as soon as I picked it up. I dialed \*69 and the call was identified as being placed by 555-555-5555. I dialed \*57 and the call was successfully traced.

On November 5, 2002 at 10:47 AM I received a telephone call that was placed to my home phone of 412-362-2054. The call was placed by a predictive dialer that abandoned the call as soon as I picked it up. I dialed \*69 but was told that the service could not be activated because the caller was not in my service area. I dialed \*57 but was told that the service could not be activated because the caller was not in my service area.

None of the above prerecorded messages contained a telephone number or address as required by 47 USC Section 227(d)(3)(A)(ii) and 47 CFR 64.1200(d)(2). As I understand it, there are no exemptions from the requirements of 47 USC Section 227(d)(3)(A)(ii) and 47 CFR 64.1200(d)(2).

I hereby request that the FCC clarify the identification requirements for calls that use an artificial or prerecorded voice to deliver a message. In addition, if the law provides a private right of action for violation of this requirement, it would be nice if the FCC clarified that right.

Sincerely  
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